

## COURT OF APPEALS SECOND DISTRICT OF TEXAS FORT WORTH

## **MANDATE**

THE STATE OF TEXAS

To the 16th District Court of Denton County, Greetings:

On November 26, 2014, the Court of Appeals for the Second District of Texas dismissed the appeal in the following case:

TWI XVIII, Inc.; Texas Wings, Inc.; Michael Herrick; Kelly Hall; and John N. Crowder, individually and in his capacity as trustee for Emily Crowder Trust and the John Crowder III Trust v. Carroll Family Investments, LTD., successor by merger to Christopher S. Carroll Number 1, LTD., No. 02-14-00015-CV (2012-10921-16).

The Court of Appeals entered the following judgment or order:

We have considered "Real Party In Interest's And Appellee's Motion To Dismiss," which is unopposed by the appellants and relators. It is the court's opinion that the motion should be granted; therefore, we dismiss the appeal and the petition for writ of mandamus. See Tex. R. App. P. 42.1(a)(1), 43.2(f).

Costs of the appeal shall be paid by the party incurring the same, for which let execution issue. See Tex. R. App. P. 42.1(d).

**Accordingly, we command you** to observe the order of the Court of Appeals.

BY ORDER OF THE COURT OF APPEALS FOR THE SECOND DISTRICT OF TEXAS, with the seal thereof annexed, at the City of Fort Worth, on February 13, 2015.

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Debra Spisak